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13 *Counsel for Plaintiff JD Brothers, LLC*

14
15 **UNITED STATES DISTRICT COURT**
16 **NORTHERN DISTRICT OF CALIFORNIA**
SAN FRANCISCO DIVISION

17 JD BROTHERS LLC, a California Limited
18 Liability Company

19 Plaintiff,

20 LIBERTY ASSET MANAGEMENT
21 CORPORATION, BENJAMIN KIRK, aka
22 BENNY KO, aka TZU PING KO, LUCY GAO,
23 aka XIANG XIN GAO, SUNSHINE VALLEY,
LLC, HK GRACE BUILDING LLC, CRYSTAL
24 WATERFALLS LLC, HUNTINGTON GIANT
CAPITAL CORPORATION and DOES 1-100,

25 Defendants.

Case No. 3:15-cv-01373-CRB

**STIPULATION OF DISMISSAL OF
DEFENDANTS CRYSTAL
WATERFALLS LLC AND
HUNTINGTON GIANT CAPITAL
CORPORATION**

STIPULATION OF DISMISSAL

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), plaintiff JD Brothers LLC ("Plaintiff"), on the one hand, and Defendants Crystal Waterfalls LLC and Huntington Giant Capital Corporation (collectively, "Defendants") on the other hand, by and through the undersigned counsel of record, hereby stipulate and agree to dismiss these Defendants and all of their claims from this action without prejudice. Each party shall bear its own attorneys' fees and costs. In addition, if for some reason any of these Defendants is renamed in an amended complaint, the date of the filing of the original complaint, March 25, 2015, will control as the date that they were first named as a party.

IT IS SO STIPULATED.

Dated: July 27, 2015

COTCHETT, PITRE & McCARTHY, LLP

By: /s/ Nancy L. Fineman

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1 Dated: July 27, 2015

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